Attorney's Docket No.:07319-096001

## Remarks

Reconsideration and allowance of the above referenced application are respectfully requested.

The undersigned herewith exercises option 1, to file a reply under Rule 111 to re-open prosecution.

In response to the new reference, claim 1 has been amended to recite that there are two units, each of which have filter moving elements and a memory table with calibration data. The subject matter of the specification page 9 lines 11-13 has also been added, reciting that the two fixtures are each sent the same color data by a controlling console and that each filter is moved to a unique position and outputs the same color. This is in no way taught or suggested by any of the cited prior art. This also obviates the arguments made in the official action which attempt to read this system on a single device with a single calibration table.

It is believed that all of the pending claims have been addressed in this paper. However, failure to address a specific rejection, issue or comment, does not signify agreement with or concession of that rejection, issue or comment. In addition, because the arguments made above are not intended to be exhaustive, there may be reasons for patentability of any or all pending claims (or other claims) that have not been expressed. Finally, nothing in this paper should be construed as an intent

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to concede any issue with regard to any claim, except as specifically stated in this paper, and the amendment of any claim does not necessarily signify concession of unpatentability of the claim prior to its amendment.

Applicant asks that all claims be allowed. Please apply a one-month Petition for Extension of Time fee and any other charges or credits to Deposit Account No. 06-1050.

Respectfully submitted,

Date: 8/15/

Scott C. Harris Reg. No. 32,030

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